IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHELSEY GOSSE, CHRISTOPHER DETTORE, AND LORI A. DETTORE, Plaintiffs)) Civil Action No. 3:20-cv-01446-RDM
v.	Hon. Robert D. Mariani(Mag. Judge Martin C. Carlson)
TRANSWORLD SYSTEMS, INC.; U.S. BANK, NA.; RATCHFORD LAW GROUP, P.C.; PORTNOY SCHNECK, L.L.C.; NATIONAL COLLEGIATE STUDENT LOAN TRUST 2007-3; GSS DATA SERVICES LLC) Electronically Filed))))
Defendants))

NATIONAL COLLEGIATE STUDENT LOAN TRUST 2007-3, U.S. BANK NATIONAL ASSOCIATION, TRANSWORLD SYSTEMS INC., AND RATCHFORD LAW GROUP, P.C.'S UNCONTESTED MOTION TO FILE A BRIEF THAT DOES NOT EXCEED 5,600 WORDS

Defendants National Collegiate Student Loan Trust 2007-3, U.S. Bank National Association, Transworld Systems Inc., and Ratchford Law Group, P.C. (collectively "Defendants"), by and through their undersigned counsel, request permission to file a brief in support of their summary judgment motion that does not exceed 5,600 words.

Magistrate Judge Carlson's January 10, 2023, and March 6, 2023,
 Orders set a deadline of 30 days from the close of ownership discovery, which closed on March 15, 2023, for Defendants to file supplemental summary judgment.

2. Defendants anticipate filing one collective brief in support of their summary judgment motion on or prior to April 14, 2023.

3. Local Rule 7.8(b)(1) limits the length of briefs to fifteen pages in length, and Local Rule 7.8(b)(2) states that briefs may exceed this page limitation so long as they do not exceed 5,000 words.

4. Because the Defendants anticipate filing one collective and comprehensive brief, Defendants request permission to file a brief that exceeds the limits of Local Rule 7.8 but that does not exceed 5,600 words.

5. Plaintiff concurs in the relief requested.

Wherefore, Defendants request permission to file a brief in support of their motion for summary judgment that does not exceed 5,600 words.

Dated: April 10, 2023

/s/ Justin H. Homes

Bryan C. Shartle (pro hac vice) Justin H. Homes (pro hac vice) Bradley J. St. Angelo (pro hac vice) SESSIONS, ISRAEL & SHARTLE 3850 N. Causeway Blvd., Suite 200 Metairie, LA 7002 504.828.3700 bshartle@sessions.legal jhomes@sessions.legal bstangelo@sessions.legal

Aaron R. Easley SESSIONS, ISRAEL & SHARTLE 3 Cross Creek Drive Flemington, NJ 08822 908.237.1600 aeasley@sessions.legal

Counsel for Defendant Transworld Systems Inc.

/s/ Albert J. Rota

Albert J. Rota JONES DAY 2727 N. Harwood Dallas, TX 75201 214.969.3698 ajrota@jonesday.com

Kelly M. Locher JONES DAY 500 Grant Street, Suite 4500 Pittsburgh, PA 15219 412.394.7937 klocher@jonesday.com

Counsel for Defendant U.S. Bank

/s/ Justin G. Weber

Brian P. Downey (PA 59891) Justin G. Weber (PA 89266) TROUTMAN PEPPER HAMILTON SANDERS LLP 100 Market Street, Suite 200 Harrisburg, Pennsylvania 17101 717.255.1170 Brian.Downey@troutman.com Justin.Weber@troutman.com

David N. Anthony (pro hac vice) TROUTMAN PEPPER HAMILTON SANDERS LLP 1001 Haxall Point, 15th Floor Richmond, Virginia 23219 804.697.5410 David.Anthony@troutman.com

Counsel for Defendant National Collegiate Student Loan Trust 2007-3

/s/ Andrew M. Schwartz

Andrew M. Schwartz Gordon Rees Scully Mansukhani, LLP Three Logan Square 1717 Arch Street, Suite 610 Philadelphia, PA 19103 (215) 717-4023 $(215) 693-6650 \square$ Amschwartz@grsm.com

Counsel for Defendant Ratchford Law Group, P.C.

CERTIFICATE OF CONCURRENCE PURSUANT TO L.R. 7.1

I contacted Plaintiff's counsel and Plaintiff concurs in the relief requested.

s/ Justin G. Weber
Justin G. Weber

CERTIFICATE OF SERVICE

I certify that on April 10, 2023, I filed the foregoing document with the Clerk of the United States District Court for the Middle District of Pennsylvania using the CM/ECF system, which will send notification electronically to all counsel of record.

s/ Justin G. Weber
Justin G. Weber